

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

BBO LIQUIDATION CORP., as successor-in-interest to BROADBAND OFFICE, INC.,

Plaintiff,

vs.

DITTO COMMUNICATIONS TECHNOLOGIES INC. D/B/A DITTCOMM TECHNOLOGIES,

and

DONALD W. DITTO D/B/A DITTCOMM TECHNOLOGIES,

Defendants.

Chapter 11

Case No. 01-1720 (BLS)

CIVIL CASE NO. 04-399 (GMS)

**JUDGMENT BY DEFAULT**

Default was entered against DITTO COMMUNICATIONS TECHNOLOGIES INC. D/B/A DITTCOMM TECHNOLOGIES (“Ditto”) and DONALD W. DITTO D/B/A DITTCOMM TECHNOLOGIES (“Mr. Ditto” and together with Ditto, the “Defendants”) on Oct. 18, 2007.

The plaintiff has requested entry of judgment by default and has filed an affidavit of the amount due and stating the Defendants are not in the military service. Furthermore, it appears from the record that the Defendants are not infants or incompetent persons. Therefore, pursuant to Fed. R. Civ. P. 55(b)(1), as incorporated by Fed. R. Bankr. P. 7055, judgment is entered against the Defendants in favor of the plaintiff as follows: \$40,840.32, plus costs in the amount of \$150.00 for a total of \$40,990.32.

for Mary McDonald, Deputy Clerk  
Clerk of the Court  
United States District Court  
for the District of Delaware

